Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address	FOR COURT USE ONLY	
Thomas B. Ure Ure Law Firm 800 West 6 th Street, Suite 940 Los Angeles, CA 90017 213-202-6070 Fax: 213-202-6075 SBN 170492 tom@urelawfirm.com	FILED & ENTERED NOV 30 2018 CLERK U.S. BANKRUPTCY COURT Central District of California BY ghaltchi DEPUTY CLERK	
	CHANGES MADE BY COURT	
☐ Individual appearing without attorney ☐ Attorney for: Debtor(s)		
	ANKRUPTCY COURT ORNIA -LOS ANGELES DIVISION	
In re:	CASE NO.: 2:14-bk-25039-NB CHAPTER: 13	
MICHAEL DERMONT HILL REGINA DELROSE HILL	ORDER: GRANTING APPLICATION AND SETTING HEARING ON SHORTENED NOTICE	
Debtor(s).	☐ DENYING APPLICATION FOR ORDER SETTING HEARING ON SHORTENED NOTICE [LBR 9075-1(b)]	
Movant (name): MICHAEL DERMONT HILL and REGINA	DELROSE HILL	
. Movant filed the following motion together with supportin	ng declarations and (if any) supporting documents:	
a. <i>Title of motion</i> : NOTICE OF MOTION AND MOTION TO VACATE ORDER OF DISMISSAL ENTERED AUGUST 6, 2018 AND TO REINSTATE THE CASE; MEMORANDUM OF POINTS AND AUTHORITIES; DECLARATION OF DEBTOR REGINA HILL IN SUPPORT THEREOF.		
b. Date of filing of motion: 11/29/2018		
 Pursuant to LBR 9075-1(b), movant also filed an Applica (Application) together with supporting declaration(s): 	ition for Order Setting Hearing on Shortened Notice	
Date of filing of Application: 11/29/2018		
B. Based upon the court's review of the application, it is orc	dered that:	
a. The Application is denied. The motion may be brought on regular notice pursuant to LBRs.		
b.		

This form is optional. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

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	1) A hearing on the motion will take place as follows:		
Hearing date: 12/4/18	Place:		
Time: 10:00 a.m.	255 East Temple Street, Los Angeles, CA 9001221041 Burbank Boulevard, Woodland Hills, CA 91367		
Courtroom: 1545	3420 Twelfth Street, Riverside, CA 92501		
	411 West Fourth Street, Santa Ana, CA 92701		
	1415 State Street, Santa Barbara, CA 93101		
(2) No later than the deadline persons/entities listed: N/	s given, telephonic notice of the hearing must be provided to all A		
(3) No later than the deadline served upon all persons/e	s given, written notice of the hearing and a copy of this order must be ntities listed using the methods set forth below: - ene of the methods all of the methods checked		
(A) Personal Delivery			
(B) <u>Deadlines for RECEIPT</u> <u>of Expedited Service – i.e.,</u>	(C) <u>Persons/entities to be served with written notice and a copy of this order:</u>		
overnight mail, personal	Parties to be served via Expedited Service: Foreclosing creditor,		
<u>delivery, facismilie*, email*, o</u> <u>Notice of Electronic Filing</u>	foreclosure trustee, Chapter 13 Trustee. IN ADDITION, SUCH PARTIES MUST BE SERVED VIA EMAIL TODAY		
<u>("NEF"):</u>	IN ADDITION, COSTT ANTICO MICCI DE CENTED VIA EMAIE I ODAT		
<u>Date: 12/3/18</u>	All other creditors: must be served via first class U.S. mail		
<u>Time: 11:00 a.m.</u>	☐ See attached page		
Deadline to DEPOSIT first class U.S. mail for service on	(D) <u>Service is also required upon</u> : United States trustee (electronic service is not permitted)		
<u>all other creditors:</u> Date: 11/30/18	 Judge's copy personally delivered to chambers (see Court Manual for address) 		
Time: Prior to collection time for that mailbox			

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(4) 🖂		the motion, declarations, and supporting documents (if any), using:————————————————————————————————————	
(5)	Regarding opposition to the motion		
\boxtimes	opposition to the motion may be made orall	y at the hearing	
(6) 🖂	Regarding a reply to an opposition:		
	a reply to opposition may be made orally at	the hearing.	
(7)	Other requirements:		
No later than December 3, 2018 at noon Debtors must file, and serve on the foreclosing creditor and the Chapter 13 Trustee, their declarations explaining (1) whether, during the time that their bankruptcy case has been dismissed, they have purchased or leased a vehicle and, more generally, (2) whether they have made any single expenditure or incurred any aggregate debts greater than \$5,000. If so, they must provide full disclosure regarding such transactions. Their declarations also must describe (3) whether they continue to use the vehicles they were using prior to dismissal; (4) what transportation arrangements they have; (5) whether they can afford to make the vehicle payments without modifying the chapter 13 plan; (6) if they cannot afford to make the vehicle payments, whether a motion to modify the plan will be filed; (7) if they can afford the payments, how it is that they have that much disposable income; (8) why it is appropriate for debtors in bankruptcy to purchase a vehicle for approximately \$50,000.00; and (9) why they did not seek relief from dismissal until the eve of foreclosure. (8) No later than the deadlines given, movant must file a Declaration of Notice and Service establishing that telephonic notice, written notice, and service of the motion and this order was completed as set forth above, and a judge's copy of the Declaration of Notice and Service must be personally delivered to the judge's chambers:			
	at least 2 days before the hearing.		
	☐ no later than: Date: 11/30/18	<u>Time: 5:00 p.m.</u>	
* Service by electronic means (facsimile or email) requires compliance with F.R.Civ.P. 5(b)(2)(E). ###			
D	Date: November 30, 2018	Neil W. Bason United States Bankruptcy Judge	

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